IN THE UNITED STATES BANKRUPTCY COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

X IN RE:	
IN RE.	CHAPTER 13
MICHAEL J. COCCHIOLA and TINA L. COCCHIOLA	CASE NO.: 16-12509-ref
Debtor,	
X	

1. The future earnings of the debtor are submitted to the supervision and control of the trustee and the debtor. **Debtor has paid \$8,600.00 to the trustee to-date:**

\$550.00 per month for 43 months beginning September 8, 2017 per month to be distributed by the Trustee under the Plan;

3rd Amended Chapter 13 PLAN

*Debtor will file an adversary action against Guardian legal Council, Inc., to recover pre-petition monies paid regarding a fraudulent debt settlement transaction. Debtor will commit 1 (one) payment of \$12,510.00 of recovery to the Plan upon receipt.

The Plan is funded at \$44,760.00

- 2. From the payments so received, the trustee shall make disbursements as follows:
- (a) Full payment in deferred cash payments of all claims entitled to priority under 11 U.S.C. Section 507 to:

ROACH & LEITE, LLC:

\$1,500.00

Administrative Claim (see for 2016b for additional description)

CHAPTER 13 TRUSTEE

Debtor(s) provide for Trustee administrative fee at 10%

(b) Holders of allowed secured claims shall retain the liens securing such claims and shall be paid as follows:

WELLS FARGO BANK HOME EQUITY [POC#5]:

\$0.00

No equity exists see stipulation (2309 Katie Court, Easton, PA)

MERCHANT'S BANK [POC#9]:

\$0.00

Debtor shall tender post petition payments directly to creditor outside of this Plan. (695 Winterthur Way, Easton, PA)

HYUNDAI FINANCE [POC#10]:

\$0.00

Debtor shall tender post petition payments directly to creditor Auto Loan (2012 Hyundai Sonata) outside of this Plan.

BANK OF AMERICA, N.A. [POC#11]:

\$0.00

Debtor shall tender post petition payments directly to creditor outside of this Plan. (2309 Katie Court, Easton, PA)

(c) Holders of secured claims which debtor will seek to "Cram-Down" as follows:

(d) Subsequent to-pro rata with dividends to secured creditor, dividends to unsecured creditors whose claims are duly filed and allowed as follows:

PRO RATA DISTRIBUTION

General Unsecured Class to receive (non-exempt Chapter 7 liquidation)

\$35,000.00

- 3. The following executory contract of the debtor are rejected: **None**
- 4. All secured creditors subject to the Chapter 13 Plan as set forth shall retain all liens upon the appropriate motion on the subject property as each security agreement provides.
- 5. All liens which may be avoided pursuant to 11 U.S.C. Section 522(f) are hereby avoided.
- 6. Title to the debtors' property shall revest in the debtor on confirmation of a plan or upon dismissal of the case after confirmation pursuant to 11 U.S.C. Section 350.

Dated: 8/8/2017 /s/ Michael Cocchiola

Debtor

Dated: 8/8/2017 /s/ Robert Leite-Young
Attorney for Debtor

Acceptances may be mailed to Robert Leite-Young, Esquire, 6950 Castor Avenue, Philadelphia, PA 19149.